UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:

FTX TRADING LTD., et al.,

Debtors

CHEROKEE ACQUISITION

Chapter 11

No. 22-11068 (JTD)

(Jointly Administered)

PARTIAL TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2) of the Federal Rules of Bankruptcy Procedure of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferor: Name of Transferee:

Name (Redacted) Canyon-ASP Fund, L.P.

Name and Current Address of

Transferor:

Name and Address where notices and payments to transferee

should be sent:

Canyon-ASP Fund, L.P. Name (Redacted)

> c/o Canyon Capital Advisors LLC Attn: James Pagnam and Legal Email: legal@canyonpartners.com 2000 Avenue of the Stars, 11th Floor

Los Angeles, CA 90067

Claim No./Schedule	Creditor Name	Amount	Debtor	Case No.
Confirmation ID No.	Name (Redacted)	40.88% of the	FTX Trading Ltd.	22-11068
3265-70-IZAGT-		Unliquidated		
308364303		(stated in crypto)		
Customer Code No.	Name (Redacted)	40.88% of the as	FTX Trading Ltd.	22-11068
00311877		described on	_	
		Schedule F		
		(attached)		

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

Transferee/Transferee's Agent

Date: March 19, 2024

Case 22-11068-JTD Doc 10159 Filed 03/22/24 Page 2 of 3

		 1
00311877	ADA-PERP[0], BNB-PERP[0], BTC(0.00021344), BTC-20210328[0], BTC-PERP[0], DOT[10004.29228659], ETH[0.00028285], ETH-0331[0], ETH-0830[0], ETH-1230[0], ETH-1230[0], ETH-PERP[0], ETHW[0.00978088], FTT[28.14229742], LUNC-PERP[0], SHIB-PERP[0], SOL[640.01216779], SRM[185.72166924], SRM_LOCKED[756.88067816], TOMO[.00000001], TRX[0], TRX-PERP[0], USD[1212449.76], USDT[428314.08041388], USDT-PERP[0], USTC-PERP[0], WAVES[.00000001], WAVES-0624[0], WBTC[0]	DOT[4558.43831], SOL[636.243531], USD[1210900.99], USDT[428157.341011]

Identity of Transferor

Transferee has in its possession an Evidence of Transfer signed by the Transferor.

In order to protect the identity of the Transferor, Transferee has not disclosed the Transferor's name or address, and has not attached the signed Evidence of Transfer to this notice of Transfer of Claim.

Upon written request, Transferee is prepared to provide a copy of the signed Evidence of Transfer to the Bankruptcy Court, the Debtors, and appropriate professionals.